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11	SEAGATE TECHNOLOGY LLC	
12		
1.2		
13	UNITED STATES	DISTRICT COURT
14	NORTHERN DISTRICT OF CALIFO	DRNIA, SAN FRANCISCO DIVISION
15		
16	IN RE SEAGATE TECHNOLOGY LLC	Case No. 3:16-cv-00523-JCS
17	LITIGATION	SEAGATE TECHNOLOGY LLC'S
17		ADMINISTRATIVE MOTION TO FILE
18	CONSOLIDATED ACTION	UNDER SEAL PORTIONS OF OPPOSITION TO PLAINTIFFS'
19		MOTION FOR CLASS CERTIFICATION
20		<b>Date:</b> March 30, 2018 <b>Time:</b> 9:30 a.m.
21		Place: Courtroom G
22		Judge: Hon. Joseph C. Spero
22		
23		Second Consolidated Amended Complaint filed: July 11, 2016
24		med. July 11, 2010
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ADMINISTRATIVE MOTION TO SEAL

## I. INTRODUCTION

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Pursuant to N.D. Cal. Civil L.R. 79-5(d), Seagate Technology LLC ("Seagate") submits this administrative motion to seal portions of the following documents in support of its Opposition to Plaintiffs' Motion for Class Certification:

5	Document	Portion(s) to Be Sealed
	Declaration of Donald Adams in	Declaration ¶ 11-12; 15-119
6	Response to the Declaration of Andrew	
7	Hospodor and in Opposition to Plaintiffs'	
	Motion for Class Certification	
8	Declaration of Glen Almgren in Support	Declaration ¶¶ 5-30
9	of Seagate's Opposition to Plaintiffs'	
	Motion for Class Certification	
10	Declaration of Patrick Dewey in Support	Declaration ¶¶ 5-39
11	of Seagate's Opposition to Plaintiffs'	
11	Motion for Class Certification	D 1 ## 7 40
12	Declaration of Harrie Netel in Support of	Declaration ¶¶ 7-40
	Seagate's Opposition to Plaintiffs' Motion for Class Certification	
13	Declaration of Itamar Simonson, Ph.D. in	Portion of page 5 n.5
14	Support of Seagate's Opposition to	1 official of page 3 m.s
1 '	Plaintiffs' Motion for Class Certification	
15	Declaration of Liên H. Payne in Support	Exhibit 1 – Begin Bates FED_SEAG0026697
16	of Seagate's Opposition to Plaintiffs'	Exhibit 2 – Begin Bates FED_SEAG0026839
16	Motion for Class Certification	Exhibit 3 – Begin Bates FED_SEAG0026867
17		Exhibit 4 – Begin Bates FED_SEAG0026751
10		Exhibit 5 – Begin Bates FED_SEAG0057277
18		Exhibit 6 – Begin Bates FED_SEAG0056259
19		Exhibit 7 – Begin Bates FED_SEAG0008927 reproduced as FED_SEAG0054950
		Exhibit 8 – Begin Bates FED_SEAG0055094
20		Exhibit 9 – Begin Bates FED_SEAG0009670
21		Exhibit 10 – Begin Bates FED_SEAG0071085
_1		Exhibit 11 – Excerpt of Confidential Hospodor
22		Depo.
23		Exhibit 12 – Excerpt of Dewey Depo.
دے		Exhibit 13 – Excerpt of Almgren Depo.
24		Exhibit 14 – Excerpt of Khurshodov Depo.
<u>,                                    </u>		Exhibit 15 – Begin Bates FED_SEAG0002320 Exhibit 16 – Begin Bates FED_SEAG0009095
25		Exhibit 19 – Begin Bates FED_SEAG0005055  Exhibit 19 – Begin Bates FED_SEAG0026135
26		Exhibit 20 – Begin Bates FED_SEAG0026244
		Exhibit 21 – Begin Bates FED_SEAG0009883
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The authority and grounds for sealing these documents, referred to herein as "Confidential Information," are set forth below and in the Declaration of Joy O. Siu in Support of Seagate's Administrative Motion to Seal, filed concurrently herewith, and in the Declaration of Ronald Lane ("Lane Declaration"), filed on November 13, 2017, Dkt. 143. Pursuant to Civil L.R. 79-5, Seagate has submitted redacted and unredacted versions of the Exhibits sought to be sealed.

## II. THE CONFIDENTIAL INFORMATION IS SEALABLE

In this district, a party seeking to file a document under seal must satisfy a two-step process. The party must "(1) comply with Civil Local Rule 79-5; and (2) rebut the [] strong presumption in favor of access that applies to all documents other than grand jury transcripts or pre-indictment warrant materials." *Gaudin v. Saxon Mortg. Servs.*, No. 11-cv-01663-JST, 2013 2013 WL 2631074, at \*1, 2 (N.D. Cal. June 11, 2013) (internal citations and quotations omitted).

The first prong requires that the party seeking to seal the document establish that (1) "the document or portions thereof is privileged or protectable as a trade secret or otherwise entitled to protection under the law; and (2) is narrowly tailored to seek sealing only of sealable material." *Id.* (citing Civil L.R. 79-5).

"With respect to the second prong, the showing required for overcoming the strong presumption of access depends on the type of motion to which the document is attached." *Id.* With regard to dispositive motions, the "presumption can be overcome only if the party presents 'compelling reasons supported by specific factual findings that outweigh the general history of access and the public policies favoring disclosure." *Id.* (quoting *Damakana v. City and Cnty. of Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006)). With regard to non-dispositive motions, the Ninth Circuit has "carved out an exception to the presumption of access to judicial records[,]" and those records may be filed under seal upon a showing of "good cause." *In re Midland Nat. Life Ins. Co. Annuity Sales Practices Litig.*, 686 F.3d 1115, 1119 (9th Cir. 2012) (per curiam) (internal quotation marks and citation omitted); *Pintos v. Pac. Creditors Ass'n*, 605 F.3d 665, 678 (9th Cir. 2010) (applying "good cause" standard to all non-dispositive motions because such motions "are often unrelated, or only tangentially related, to the underlying cause of action") (internal quotation marks and citation omitted). "[T]he vast majority of other courts within this circuit" apply the

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1 'good cause" standard to sealing documents filed in connection with a Motion for Class 2 Certification. See In re High-Tech Emp. Antitrust Litig., No. 5:11-cv-02509-LHK, 2013 WL 3 5486230, at \*2 n.1 (N.D. Cal. Sept. 30, 2013) (collecting cases); *Gaudin*, 2013 WL 2631074, at \*2 (same); Dugan v. Lloyds TSB Bank, PLC, No. 12-cv-02549-WHA (NJV), 2013 WL 1435223, at 4 5 \*1 (N.D. Cal. Apr. 9, 2013) ("Unless the denial of a motion for class certification would constitute the death knell of a case, 'the vast majority of courts within this circuit' treat motions for class 6 7 certification as non-dispositive standard applies") (internal formatting omitted). 8 The Confidential Information proposed to be filed under seal satisfies the Northern

District's two-part test. First, Seagate has narrowly tailored its request to seal documents and redacted portions of only those documents "privileged or protectable as a trade secret or otherwise entitled to protection under the law." L.R. 79-5(b). Second, good cause exists to protect Seagate's sensitive business information from being released to competitors or to the public. The Adams, Almgren, Dewey, and Netel Declarations all reference Seagate's internal testing documents and procedures, which are set forth in the Exhibits to the Payne Declaration.

## **Seagate's Documents Contain Trade Secrets** Α.

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The Ninth Circuit has adopted the definition of "trade secrets" set forth in the Restatement of Torts, holding that "[a] trade secret may consist of any formula, pattern, device or compilation of information which is used in one's business, and which gives him an opportunity to obtain an advantage over competitors who do not know or use it." In re High-Tech Emp. Antitrust Litig., 2013 WL 163779, at \*1 (citing *Clark v. Bunker*, 453 F.2d 1006, 1009 (9th Cir. 1972)). Generally, a trade secret "relates to the production of good . . . . It may, however, relate to the sale of goods or to other operations in the business . . . . " *Id.*; see also Muench Photography, Inc. v. Pearson Educ., Inc., No. 12-cv-01927-WHO, 2013 WL 01927, at \*4-5 (N.D. Cal. Aug. 15, 2013) (sealing document containing information relating to requesting party's "product development efforts and business strategies to competitors," when "competitors could use these strategies themselves strategies that [the requesting party] spent significant resources to create").

As explained in the Lane Declaration, the Hospodor Declaration relies on "Seagate's Drive Development and Manufacturing Process" documents, as well as Seagate's product testing

ADMINISTRATIVE MOTION TO SEAL

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1	procedures, and product performance analysis. Dkt. 143 ("Lane Decl.") ¶ 22, 3. The Confidential		
2	Information is used to rebut Hospodor's Declaration, and thus is inextricably intertwined with		
3	Hospodor's reliance on Seagate's proprietary information, or the documents sought to be sealed		
4	themselves contain the proprietary and trade secret information Hospodor relied upon.		
5	Specifically, the exhibits to the Payne Declaration sought to be sealed are expressly referenced and		
6	relied upon by Mr. Hospodor in support of his expert opinion. See Dkt. 146, Ex. B, Appendix 1,		
7	Ex. A (detailing Bates numbers of documents Hospodor analyzed). Thus, the Confidential		
8	Information is sealable under Civil Local Rule 79-5 as protectable trade secret information and/or		
9	otherwise protectable by law. See Gaudin, 2013 WL 2631074, at *2.		
10	B. Good Cause Supports Seagate's Request to Seal the Confidential Information		
11	There is also "good cause" to seal the Confidential Information. Gaudin, 2013 WL		
12	2631074, at *2. Seagate takes considerable effort to ensure all of this information is kept from the		
13	public; indeed, this information was only disclosed in this case pursuant to a stipulated Protective		
14	Order. Lane Decl. ¶ 3-4; Dkt. 61. The information is also commercially sensitive and highly		
15	valuable to Seagate. <i>Id.</i> ¶¶ 4, 21-22. Should information regarding Seagate's product design,		
16	development, and testing become available to its competitors, it could be used to harm Seagate's		
17	"competitive standing." Id.; Nixon v. Warner Commc'ns, Inc., 435 U.S. 589, 598 (1978) (sealing		
18	appropriate to prevent documents from being used to harm to litigant's competitive standing);		
19	Muench Photography, Inc., 2013 WL 4475900, at *4-5.		
20	III. CONCLUSION		
21	For the foregoing reasons, this Court should seal the Confidential Information.		
22	Dated: January 5, 2018		
23			
24	D <sub>11</sub> ( / A		
25	By /s/ Anna S. McLean ANNA S. McLEAN		
26	Attorneys for Defendant,		
27	SEAGATE TECHNOLOGY LLC		

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